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FEDERAL TRADE COMMISSION

February 28, 2007

The Honorable Marilyn R. Abbott, Secretary
United States International Trade Commission
500 E Street, SW, Room 112-A
Washington, DC 20436

Re: *Certain Baseband Processor Chips and Chipsets, Transmitter and Receiver (Radio) Chips, Power Control Chips, and Products Containing Same, Including Cellular Telephone Handsets, Inv. No. 337-543*

Dear Secretary Abbott:

Please accept this letter on behalf of PacketVideo Corporation formally opposing the ban on EV-DO-enabled handsets requested by Broadcom Corporation in its patent infringement dispute with Qualcomm Incorporated and requesting the opportunity to appear at the March 21, 2007 hearing in the above-referenced matter. The ban requested by Broadcom would have a devastating impact not only on PacketVideo, but all companies supporting EV-DO technologies.

PacketVideo, founded in 1998, is the number one supplier of embedded multimedia software solutions for mobile phones and other mobile devices. PacketVideo's software enables mobile phones to take digital pictures, record video, download, manage and play back digital music and videos, and make 2-way videophone calls. The company has established significant and successful relationships with wireless operators, including Verizon Wireless in the United States, a fact evidenced by the millions of PacketVideo-powered multimedia EV-DO phones operating in the U.S. market today. PacketVideo employs over 300 full-time employees and is headquartered in San Diego, California with two additional U.S. offices -- in Chicago and Charlotte.

The EV-DO business of Verizon Wireless is a major component of PacketVideo's current and future strategic focus. The potential economic impact to PacketVideo, and companies like PacketVideo, arising from a ban on EV-DO-enabled handsets would be staggering. Such a ban would dramatically compromise PacketVideo's revenue stream, severely limit PacketVideo's growth plans and place at risk more than 60% of PacketVideo's work force, which is extremely well educated and highly technical.

Moreover, banning the importation of EV-DO chipsets would severely limit PacketVideo's contributions to the EV-DO ecosystem and U.S. multimedia technology development, and negatively influence its ability to continue to export those technologies to customers in Asia and Europe. Granting Broadcom's request would be particularly disruptive at this time, as consumers in the U.S. have shown an increasing awareness and adoption of EV-DO services and products.

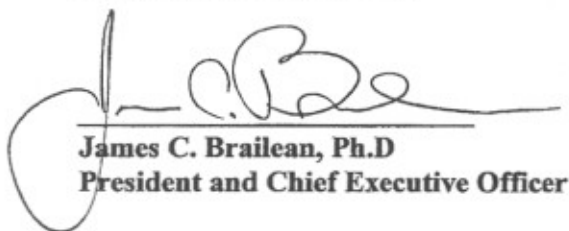


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PacketVideo trusts that the ITC will appreciate the significance of the risks facing companies like PacketVideo as a result of a ban on EV-DO chipsets. We thank you for your consideration of these concerns and look forward to a favorable ruling on this issue. Should any additional information or documentation be required, please do not hesitate to contact me at 858-731-5341 or at braileanj@pv.com.

Very truly yours,

PacketVideo Corporation



James C. Brailean, Ph.D
President and Chief Executive Officer